



March 14, 2022

VIA ECF

Hon. Elizabeth S. Stong
U.S. Bankruptcy Court, EDNY
Conrad B. Duberstein Courthouse
271-C Cadman Plaza East - Suite 1595
Brooklyn, NY 11201-1800

Re: *Homaidan v. SLM Corporation. et al., Adv. Pro. No. 17-1085-ESS*

Dear Judge Stong:

In August 2021, Navient indicated that it was interested in engaging in mediation in this matter. After seven months, it is now clear that this matter will not settle without a ruling by the Court on the pending motions for preliminary injunction, summary judgment and class certification, which were filed in December 2019.

Plaintiffs further intend to file a motion for a temporary restraining order to enjoin Navient from collecting on thousands of discharged student loans and ask the Court to hold a Zoom conference as soon as possible to schedule briefing and oral argument on the motion.

Respectfully Submitted,

/s/ George F. Carpinello
George F. Carpinello

GFC/mjk

cc via ECF: Counsel of Record

BOIES SCHILLER FLEXNER LLP